1	NICHOLAS A. TRUTANICH United States Attorney					
2	Nevada Bar Number 13644					
3	ADAM FLAKE Assistant United States Attorney					
	501 Las Vegas Blvd., S., Ste 1100					
$4 \mid$	adam.flake@usdoj.gov Attorneys for the United States					
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6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA					
7	DISTRICT OF NEVADA					
8	UNITED STATES OF AMERICA,) Case No 2:08-cr-64-JCM-GWF				
9	Plaintiff,	Stipulation to Extend Time for Government's Response to Defendant				
10	VS.	Compassionate Release Motion, ECF				
11	STEVEN GRIMM,	No. 789, and Supplements Thereto, ECF Nos. 819, 820.				
12	Defendant.))				
13		<i>)</i>				
14	IT IS HEREBY STIPULATED AND AGREED, by and between Assistant United					
15	States Attorney Adam Flake, counsel for the United States of America; and Kelsey					
16	Bernstein, Esq., counsel for Steven Grimm, that the government's response to Grimm's					
17	compassionate release motion (ECF No. 789) and the supplements thereto (EFC Nos. 819,					
18	820) be extended by 14 days, to and including December 11, 2020.					
19	This stipulation is entered into for the following reasons:					
20	1. Grimm filed his initial compassionate release motion on June 5, 2020, ECF					
21	No. 789, and a supplement thereto on November 19, 2020. ECF No. 819. Grimm's counsel					
22	filed a supplement to those motions on November 20, 2020. ECF No. 820.					
23	2. Pursuant to the District Court's General Order Regarding such motions, the					
24	government's response is currently due on November 27, 2020.					

1	3. Government counsel handling this matter, who was assigned to prepare the					
2	government's response today, will be out of the office part of this, and will need time to					
3	review Grimm's motion and records. In light of the Thanksgiving holiday, the government					
4	believes it will need additional time, to and including December 11, 2020, to review the					
5	motion, related medical records, and other records, and prepare and file the government's					
6	response.					
7	4. Grimm's counsel consents to this extension of time.					
8	DATED this 24th day of November, 2020.					
9			NICH	IOLAS A. TRUTANICH		
10				d States Attorney		
11	By: <u>s/Kelsey Bernstein</u> KELSEY BERNSTI		By:	s/ Adam Flake ADAM FLAKE		
12	Counsel for Steven Gri	mm		Assistant United States Attorney Counsel for the United States		
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UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA** UNITED STATES OF AMERICA, Case No 2:08-cr-64-JCM-GWF Plaintiff, VS. **ORDER** STEVEN GRIMM, Defendant. Based on the Stipulation of counsel and good cause appearing, IT IS THEREFORE ORDERED that the government's response to Defendant's compassionate release motion (ECF No. 789) and the supplements thereto (ECF Nos. 819, 820) be due on December 11, 2020. $_{ m DATED}$ December 2, 2020.